

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION**

CONNOR SCOTT and his parents, et al.,)	
)	
Plaintiffs,)	No. 3:13-cv-01410
)	
v.)	Judge Nixon
)	Magistrate Judge Griffin
WILLIAMSON COUNTY BOARD OF EDUCATION, and WILLIE DICKERSON)	JURY DEMAND
)	
Defendants.)	

ORDER

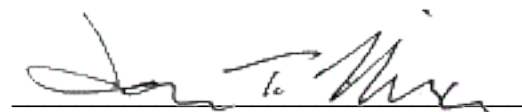
Pending before the Court is a Motion for Preliminary Injunction Pursuant to Fed. R. Civ. P. 65(a) (“Motion”) (Doc. No. 4), filed by Plaintiffs Connor Scott, Jason Scott, and Marquette Tyner. Plaintiffs request the Court enjoin Defendants Williamson County Board of Education and Willie Dickerson from excluding Connor Scott from enrolling in classes in the regular education program at Franklin High School for the spring 2014 semester. (*Id.*) Defendants filed a Response opposing the Motion (Doc. No. 13) and Plaintiffs filed a Motion for Leave to File a Reply (“Motion for Leave”) (Doc. No. 14) with their Reply (Doc. No. 14-1). The Court hereby **GRANTS** the Motion for Leave, and will consider Plaintiffs’ Reply in ruling on the Motion.

The Court held a hearing on the Motion on January 6, 2014. The following summarizes the Court’s ruling from the hearing. The Court **DEFERS** ruling on the Motion and **ORDERS** Defendant to complete an evaluation to determine whether Connor Scott is eligible to receive services pursuant to the Individuals with Disabilities Education Act (“IDEA”). The Court further **ORDERS** Defendant to allow Connor Scott to attend classes at

Franklin High School until the IDEA evaluation is completed, at which time the Court will reconvene to assess the situation in light of whether Connor Scott is eligible for IDEA services.

It is so ORDERED.

Entered this 6th day of January, 2014.



JOHN T. NIXON, SENIOR JUDGE
UNITED STATES DISTRICT COURT